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By ECF

Honorable Magistrate Judge Steven M. Gold
United States District Court
Eastern District of New York
225 Cadman Plaza East
Brooklyn, New York 11201

Re: Government Employees Ins. Co., et al. v. Nelly Razzakova, L.Ac., et al.
Docket No. CV 11-03247
RR File No.: 5100-43

Dear Magistrate Judge Gold:

This firm represents plaintiffs (collectively, "GEICO") in the above-referenced action. GEICO requests clarification/reconsideration of the Court's ECF Order, issued yesterday, September 19, 2011, which granted in part and denied in part certain defendants' requests for an extension of time to answer the complaint.

Specifically, the Court denied the extension as to defendants Itona Abitol, L.Ac/Urban Well Acupuncture PC, subject to vacatur of their defaults. However, the Court did not deny the extension as to defendants Ada Kuligina L.Ac/SML Acupuncture PC/Easy Care PC, who are also in default (as pointed out in my letter dated August 30, 2011/Docket No. 83). It appears that, with the long list of defendants, the Court may have inadvertently failed to deny the extension (subject to vacatur of their defaults) as to defendants Ada Kuligina L.Ac/SML Acupuncture PC/Easy Care PC.

We thank the Court in advance for clarification as to this matter.

Respectfully submitted,

RIVKIN RADLER LLP

/s/

Michael A. Sirignano (MS 5263)

p
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cc: All counsel via ECF

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